

Endorsed Order:

The proposed times are excessive. After the Court identifies matters it wants the parties to address at the outset of argument, they may then have the following times:

LYONDELL ORAL ARGUMENT

I. MOTION TO DISMISS (5.0)

a. Intentional Fraudulent Transfer (3.0)

- i. Defendants' Opening 4.0 40 mins.**
- ii. Trustees' Response 1.5 60 mins**
- iii. Defendants' Reply 0.50 20 mins**

b. "Standing" and Other Arguments (2.0)

- i. Defendants' Opening 0.67 (i.e., 40 minutes) 20 mins**
- ii. Creditor Trustee's Response 1.0 30 mins**
- iii. Defendants' Reply 0.33 (i.e., 20 minutes) (10 mins)**

II. CLASS CERTIFICATION MOTION (2.60)

- a. Litigation Trustee's Opening 1.0 30 mins**
- b. Defendants' Response 1.33 (i.e., 1 hour and 20 minutes) 40 mins**
- c. Litigation Trustee's Reply 0.33 (i.e., 20 minutes) 10 mins**

Dated: New York, New York
January 9, 2015

s/Robert E. Gerber
United States Bankruptcy Judge